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RECORDER

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ASSIGNMENT OF LEASES AND RENTS

THIS ASSIGNMENT OF LEASES AND RENTS ("Assignment") is made on January 24, 2024, between Troy Pusich, whose address is 2305 24th Ave. San Francisco, California 94116 ("Assignor") and the assignee, Bank of Pontiac, whose address is 300 W. Washington Street, P.O. Box 710, Pontiac, Illinois 61764 ("Lender"), which is organized and existing under the laws of the State of Illinois. Assignor, in consideration of loans extended by Lender up to a maximum principal amount of One Hundred Twenty-eight Thousand and 00/100 Dollars (\$128,000.00) and for other valuable consideration, the receipt of which is acknowledged, hereby grants, transfers, assigns, and sets over to Lender all right, title and interest in and to (a) all leases, rental agreements, use agreements, and any other contracts, agreements, arrangements, or understandings, whether oral or written, whether now existing or hereafter entered into, for any lease, occupancy, renting, or other use arising from or relating to all or any party of the Property; (b) any and all extensions, renewals, modifications, and amendments thereto or thereof: (c) any guaranties for the payment and/or performance thereof; and (d) any and all rights, benefits, payments, products, and proceeds therefrom, including without limitation, Assignor's right to enforce any and all rights thereunder and receive and collect any payments or amounts owing therefrom (singularly referred to as a "Lease" and collectively referred to as the "Leases"); and rents, issues, profits, privileges revenue, income, royalties, cash, accounts receivable, security deposits, advance rentals, and any other benefit, amounts, payments, or proceeds, due and to become due under the Leases (the "Rents") arising from or relating to all or any part of the following described real property:

Address: 3336 163RD St. Hammond, Indiana 46323

Legal Description: LOT 17 IN BLOCK 2, IN EASTGATE SUBDIVISION, IN THE CITY OF HAMMOND, AS PER PLAT THEREOF, RECORDED IN PLAT BOOK 30 PAGE 16, IN THE OFFICE OF THE RECORDER OF LAKE COUNTY, INDIANA. Parcel ID/Sidwell Number: 45-07-03-352-019.000-023

("Property") which secures the following:

Loan evidenced by a promissory note dated January 24, 2024 with a principal amount of \$128,000.00

RELATED DOCUMENTS. The words "Related Documents" mean all promissory notes, security agreements, prior mortgages, prior deeds of trust, prior deeds to secure debt, business loan agreements, construction loan agreements, resolutions, guaranties, environmental agreements, subordination agreements, assignments of leases and rents and any other documents or agreements executed in connection with this Assignment whether now or hereafter existing, including any modifications, extensions, substitutions or renewals of any of the foregoing. The Related Documents are hereby made a part of this Assignment by reference thereto, with the same force and effect as if fully set forth herein.

INDEBTEDNESS. This Assignment secures all amounts, subject to any limitations as to the maximum amount which may be secured as contained herein, as may be evidenced by a promissory note or notes of even, prior or subsequent date hereto, including future advances and every other indebtedness of any and every kind now or

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beceafter owing from Troy Pusich to Bank of Pontiac, howoever created or arising, whether primary, secondary or contingent, together with any interest or charges provided in or arising out of each indebtedness, as well as the sagreements and covenants of this Assignment and all Related Documents (hereinafter all referred to as the "Indebtedness").

OBLIGATIONS OF ASSIGNOR. Assignor shall provide true and accurate copies of any or all Leases, as well as any such other documents or information as may be requested by Lender. Assignor shall operate and perform its obligations under the Leases consistent with the terms and provisions of this Assignment and shall not take or fail to take such actions which may result in a default or termination of the Leases or otherwise reduce, impair, or diminish the value of any Lease or the Rents thereunder. Assignor shall notify Lender immediately in writing upon any default, cancellation, termination, or any other notices received or provided in accordance with the terms of any Lease. So long as the Indebtedness remains unpaid. Assignor shall not, without the written consent of Lender: (a) cancel any Leases; (b) accept the surrender of any Leases; (c) modify or alter any Leases in any way, either orally or in writing; (d) reduce the rent set forth in any Leases; (e) consent to the assignment of any lessee's interest under any Leases, or to any subletting thereunder; or (f) make any other assignment, pledge, encumbrance, or any other disposition of any Leases, or of the Rents. Any of the above acts, if done without the written consent of Lender shall be null and void, and shall constitute a default under the Assignment and the Related Documents. Upon request by Lender, Assignor will notify any lessees, sublessees, or other obligors under the Leases in writing, in such form and substance as Lender deems acceptable, of the assignment of the obligations under the Leases to Lender. Should Assignor fail to provide such notices, Lender may send or forward any such notices, either in Lender's name or in Assignor's name, to any or all lessees, sublessees, or obligors under the Leases.

REPRESENTATIONS OF ASSIGNOR. Assignor hereby represents: (a) Assignor is, and for the duration of this Assignment, will continue to be the legid and heneficial owner of the Leases and Rents; (b) there are currently no leases, subleases or agreements to lease or sublease all of or any part of the Property other than any existing leases, subleases or agreements to lease or sublease all of or any part of the Property, which Assignor has disclosed in writing to Lender (c) the Leases are valid and enforceable and no default exists under the Leases; (c) Assignor is entitled to receive all the Rents and to enjoy all the Rents and benefits mentioned herein and assignad hereby; (e) the Rents have not been sold, assigned, tunnsferred, or set over by a instrument now in froze and shall not at any time during the life of this Assignment to sold, assignment, and (3) Assignor has the sole right to sell, assign, transfer, and set over the same and to grant and confer upon Lender the rights, interests, powers, and authorities herein granted and conferred.

NO LIABILITY OF LENDER. Lender shall not be obligated to perform or discharge any obligation, duty or liability under the Leases or under or by reason of this Assignment and Assignor shall, and hereby agrees, to indemnify Lender for, and to hold Lender harmless from, any and all liability, loss or damage which may or might be incurred under the Leases or under or by any reason of this Assignment and from any and all claims and demnands whatever, including the defense of any such claims or demnands which may be asserted against Lender by reason of any alleged obligations and undertakings on its part to perform or discharge any of the terms, covenants or agreements contained in the Leases. This Assignment shall not operate to place any obligation or liability for the control, care, management, or repair of the Property upon Lender, nor for the carrying out of any of the terms and conditions of the Leases, nor shall it operate to make Lender responsible or liable for any waster committed on the Property, including without limitation the presence of any hazardous substances, or for any negligence in the management, upleare, repair, or control of the Property resulting in loss or injust or death to any lesses, licensee, employee, or stranger. Assignor's obligations and hisblitties pursument to this provision shall survive the cancellation of this Assignment and shall survive Lender's exercise of any of its rights and remedies provided for under this Assignment or otherwise provided for under the Assignment and shall survive Lender's exercise of any of its rights and remedies

COLLECTION OF RENTS. Provided no Event of Default exists under the Indebtedness or any of the Related Documents, Lender agrees not to demand from any lessor or lessee under the Leases or from any other persons liable therefor, any of the Rents hereby assigned, but shall permit Assignor to collect all such Rents from the Property and the Leases, so lone as not collected more than one (1) month in advance of their due date.

EVENTS OF DEFAULT. The following events shall constitute default under this Assignment (each an "Event of Default"):

(c) Assignor or any person or entity obligated on the Indebtedness materially defaults under a provision of

(a) Failure to make required payments when due under Indebtedness;

- (b) Failure to perform or keep any of the covenants of this Assignment or a default under any of the Related Documents;
- an agreement with a third party or if the indebtedness under such an agreement is accelerated;
- (d) The making of any oral or written statement or assertion to Lender that is false or misleading in any material respect by Assignor or any person obligated on the Indebtedness;
- (e) If there is entered against Assignor, or any person or entity obligated on the Indebtedness, a judgment which materially affects the business or financial condition of such party, or materially affects the Property or the Leases and Rents, or if a tax lien, writ of attachment, garnishment, execution, or similar item is or will be issued against the Property, and which remains unpaid, unstayed on appeal, unifischarged, unbonded, or undismissed within such time and manner as deemed acceptable by Lender's in its sole discretion:
- (f) The death dissolution, insolvency, benkruptcy or receivership proceeding of Assignor or of any person or entity obligated on the Indebtedness;
- Any assignment by Assignor for the benefit of Assignor's creditors;
- (h) Lender has a good-faith belief that Lender's rights in the Property or the Leases and Rents are or will soon be impaired:
- A material adverse change occurs in the financial condition, ownership, or management of Assignor or any person obligated on the Indebtedness; or
- (i) Lender deems itself insecure for any reason whatsoever.

REMEDIES. Upon the occurrence of an Event of Default under this Assignment, the Indebtedness or the Related Documents, Lender may declare all sums secured hereby immediately due and payable and may, at Lender's period, without notice, either in Lender's period or by agent and with or without bringing any action or proceeding, or by any receiver appointed by the court, enter upon, take possession of, and manage and operate the Property, and each and every part thereof, and in competion therewish, Lender may make, enforce, and modify any of the Leases; fits or modify Rents; repair, maintain and inspect the Property, employ contactors, subcontractors, and workmen in and about the Property, Debtain and evict treasurts; in its own name, sue for and otherwise collect or reserve any and all Rents, including those past due and unpaid; employ leasing agents, managing agents, storneys, and accountants in connection with the enforcement of Lender's nights hereunder and pay the reasonable foce and expenses thereof; and otherwise do and perform any and all acts which Lender may deem necessary and appropriate in and about the Property for the protection thereof and otherwise the analysis of the property of the protection thereof and other may deem necessary and appropriate in and about the Property for the protection thereof and other may defended by Lender in connection with the foregoing shall constitute additional Indebtedness secured hereby to the creater permitted by Juw. Lender shall apply any moneys collected, as aforestid, less costs and expenses incurred, upon any Indebtedness secured hereby in such order and maneer as Lender may determine and to the extent permitted by Juw.

The parties agree that the remedies available may be inadequate compensation for any loss. Therefore, to the extent allowed by applicable law, in Lender's sole discretion, Lender may seek specific performance of any promise, obligation, or covenant contained in this Assignment. Any defense in any action for specific performance that the remedy at law would be adequate is waived.

To the extent allowed by law, all of Lender's rights and remedies, however evidenced and from whichever source they derive, are cumulative in nature. Lender is entitled to exercise any remedy in any order if actemines appropriate. Lender may exercise remedies singularly or concurrently. This Assignment is continuing, ineverable, and shall remain in full force and effect until such time as Lender executes a written cancellation of this Assignment.

NOTICES. Unless otherwise required by applicable law or provided under this Assignment, any notice or demand given by Lender to any party is considered effective when: (i) it is deposited in the United States Mail with the appropriate postage; (ii) it is sent via electronic mail; (iii) it is sent via facsimile; (iv) it is deposited with a nationally recognized overnight courier service; (v) it is received if personally delivered; or (vi) it is received if

delivered through any other commercially reasonable means. Such notice or demand shall be sent to the party at the address contained herein or at an alternative address, e-mail address, or finetimile mumber as may be provided to Lender in writing. Any notice given to Lender must be addressed to Lender at the address contained herein or at an alternative address as may be provided by Lender in writing.

GENERAL WAIVERS. To the extent permitted by law, Assignor waives notice of Lender's acceptance of this Assignment, defenses based on suretyship, my defense aissing from any election by Lender under the United States Bankruptey Code, Uniform Commercial Code, as enacted in the state where Lender is located or other applicable law or in equity, demand, notice of acceleration, notice of nonpayment, presentment, protest, notice of dishonors and any other notice.

TO THE EXIENT PERMITTED BY LAW, ASSIGNOR WARVES ANY RIGHT TO NOTICE, OTHERS THAN ANY NOTICE REQUIRED HERRIN, AND WARVES ANY RIGHT TO ANY HEARING, JUDICIAL OR OTHERWISE, PRIOR TO THE LENDER EXERCISING ITS RIGHTS UNDER THIS ASSIGNMENT.

PAMEMENT OF RENTS TO LENDER. All meants or occupants of any part of the Property (including without imitation, all persons claiming any interest as lessor or lessee under any Leases) are hereby authorized to recognize the claims and demands of Lender without investigation as to the reason for any action taken by Lender or the validity of the amount of indebrodness owing to or the existence of any default herember or under the Related Documents, or the application of payments made by Lender, of any amounts to be paid to Lender. Lender's sole signature shall be sufficient for the exercise of any right under this Assignment and Lender's receipt given for any sums received shall be a full discharge and release therefor to any such tenant or occupant of the Property. Checks for all or any part of the rental collected under this Assignment shall be made to the exclusive order of Lender.

ASSIGNABILITY. Lender may assign or otherwise transfer this Assignment or any of Lender's rights under this Assignment without notice to Assignor. Assignor may not assign this Assignment or any part of the Assignment without the express written consent of Lender.

SUCCESSORS AND ASSIGNS. All covenants and agreements contained in this Assignment shall bind, and the rights hereunder shall inture to the respective successors and assigns of the Assignor and the Lender.

ENTIRE ACREMENT This assignment, along with my of the Related Documents, encompasses the entire agreement of the parties and uppearedes all prior on or written agreements (or miniments, and understandings between the parties relating to the subject matter of this Assignment. This Assignment cannot be modified except by a writing executed by those parties burdened by the modification.

SEVERABILITY. If any term is illegal, invalid, or unenforceable, the term shall be excluded and ineffective to the extent of such invalidity or unenforceability. All other terms shall remain in full force and effect.

HEADINGS. The headings are for the general convenience of the parties in identifying subject matter. The headings have no limiting effect on the text that follows any particular heading.

SINGULAR AND PLURAL TERMS. All words in the singular shall include the plural and the plural shall include the singular.

ATTORNEY'S FEES, COSTS, AND EXPENSES. Assignor agrees to pay all of Lender's costs, fees, and expenses arising out of or related to the enforcement of this Assignment or the relationship between the parties. Included in the frest that Lender may recover from Assignor are the reasonable attorney's free that Lender incurs in the course of representing Lender before, during, or site as judyamit, shiftation, or other proceeding and those incurred in supeals, whether the issues arise out of contract, tori, buildcupits, or any other area of law, Included in the costs and expenses which Lender may recover are all court, situative dispute residuation or other collection costs, and all expenses which lender may recover all court, situative dispute preserving the collateral (including payment of traces and insurance), records searches, and expenses related to sudits, inspection, and copying, All costs and expenses Lender is entitled to recover shall accrue interest at the highest rates eff both in any of the Related Documents.

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GOVERNING LAW. This Assignment will be governed by the laws of the State of Indiana including all proceedings arising from this Assignment.

COUNTERPARTS. This Assignment may be executed by the parties using any number of copies. All executed copies taken together will be treated as a single Assignment.

WAIVER OF JURY TRIAL. All parties to this Assignment hereby knowingly and voluntarily waive, to the fullest extent permitted by law, any right to trial by jury of any dispute, whether in contract, tort, or otherwise, arising out of, in connection with, related to, or incidental to the relationship established between them in this Assignment or any other instrument, document or agreement executed or delivered in connection with this Assignment or the Related Documents.

ORAL AGREEMENTS DISCLAIMER. This Assignment represents the final agreement between the parties and may not be contradicted by evidence of prior, contemporancous, or subsequent oral agreements of the parties. There are no numritien oral acreements between the parties.

By signing this Assignment, Assignor acknowledges reading, understanding, and agreeing to all its provisions.

Troy Flaich Date
Individually
INDIVIDUAL ACKNOWLEDGMENT
STATE OF INDIANA COUNTY OF
Before me, , a , this , Troy Pusicl acknowledged the execution of the foregoing or amounted Assignment of Leases and Reuts.
My commission expires: residing at , in County, IN County
(Official Seal)
*

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ACKNOWLEDGMENT
A notary public or other officer completing this certificate verifies only the Identity of the Individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.
Stafe of California SAN FRANCISCO County of
On 1/24/2024 before me. DENA WALLS, NOTARY PUBLIC
(insert name and title of the officer)
personally appeared who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/s/e subscribed to the within instrument and acknowledged to me that he/shetthey executed the same in his/hertheir authorized capacity(iss), and that by his/hertheir signature(s) on the instrument the person(e), or the entity upon behalf of which the person(e), acted, executed the instrument.
l certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.
WITNESS my hand and official seal. With Same Public - California Contra Costa Gunty Commission e 2126759 My Comm. Expires July 28, 2024
Signature W3 (Seal)
The Corder

THIS INSTRUMENT WAS PREPARED BY:

Benk of Pontiac, Ryan Tertaglia
300 West Washington Street, PO Box 710, Pontiac,
Illinois 61744-0710

Infinite States of the penalties for perjury, that I have taken reasonable care to redact each Social Security number in this document, unless required by law.

AFTER RECORDING RETURN TO:

Bank of Pontiac Ryan Tartaglia 300 West Washington Illinois 61764-0710

Ryan Tartaglia 300 West Washington Street, PO Box 710, Pontiac,

Date

Name: Da Loan Officer for Bank of Pontiac, Ryan Tartaglia

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